

Maricopa County Justice Courts, Arizona

STATE OF ARIZONA CASE NUMBER:					
VS.	TELEPHONIC GUILTY / NO CONTEST PLEA PROCEEDING				
Defendant	DOB	LLLI HONIO GOILI	17NO GONTEGIT ELAT NOGELDING		
1. Defendant understands the natu Assault, cl 1 2 3 Criminal Damage, cl 1 2 Disorderly Conduct, cl 1	ure of the charges, to-wit: False information, cl 1 Interference w/ Judicial Issuing Bad Check(s), c		☐ Littering, cl 1 ☐ Shoplifting, cl 1 ☐ Theft, cl 1		
☐ Driving on a suspended license, cl 1 ☐ Excessive Speed, cl 3	☐ Fictitious Plate, cl 2 ☐ Leaving the Scene of ar	n Accident, cl 3	Racing / exhibition of Speed, cl 1 Reckless Driving, cl 2		
Consume Alcohol in Public, cl 2	☐ Minor Driving after Drin	king, cl 1	☐ Minor Possessing / Consuming Alcohol, cl		
☐ Violation of Promise to Appear, cl 2	Other				
□ up to \$750.00 fine plus □ up to \$500.00 fine plus and that if he/she defaults it show cause why he/she she court may order the defend. 6. The court has inquired as to 7. Defendant understands that a. Right to plead not gu b. Right to a trial □ by c. Right to be represent one. d. Right to confront with testimony. e. Right to present evide f. Right to remain silent g. Right to a direct appears. 8. Defendant understands that School, a guilty or no contest your certification to teach or 9. Defendant understands Rule crime may affect your immigulations. Your plea or admit being able to get legal status 10. Defendant understands that 12. There exists a basis in fact for 13. Plea is voluntary and not the land understand all of the matters cited and that I wish to plead guilty to the characterists.	a plea agreement, and the plea in this case from the range of penalty is: as surcharges, 6 months surcharges, 4 months ja surcharges, 30 days in ja surcharges for a petty of an payment of an ordered ould not be held in content be confined in jail for the defendant's probation the following constitution in the following constitution in the defendant's probation the following constitution in the defendant in the state jury by a judge. The plea to a presumed in the state of the plea to a Title 13 violated and to be presumed in the state of the state of the state of the state of the states, or the states of the constitutional right a review of the conviction of believing the defendance of the state of the states of the state	and consents to its term Not Guilty to Giall, and/or 3 years probail, and/or 2 years probail, and/or 1 year probable fine the court may is mpt. If the court finds a period of one day on or parole status. The provent of the prove guilt beyon and the right to prove guilt beyon and the right to prove guilt proven guilt proven guilt proven guilt may result in death and cross-example for the United Significant of the United Significant will be reported a guilt may result in death in your deportation or could prevent you fints after having been on or sentence may cont guilty of the offens, or promises other the pan 100 miles from the sidner of the unites of the unites of the offens, or promises other the pan 100 miles from the sidner of the unites of the unites of the offens, or promises other the pan 100 miles from the could be sidner or the unites of the unites	ms; plea to the court. Guilty or No Contest. robation for a class 1 misdemeanor bation for a class 2 misdemeanor bation for a class 3 misdemeanor and set that defendant's default was willful, the for each \$ of the unpaid fine. In p by changing the plea: In a cannot afford by the unpaid fine of the unpaid fine of the unpaid fine. In a cannot afford bation for me if I cannot afford be subposed a reasonable doubt. In a community College District or Charter and may result in consequences affecting bates: I am a teacher I am not a teache bates, pleading guilty or no contest to a portation even if the charge is later or removal, could prevent you from ever of becoming a United States citizen. I advised of them. In poly be made pursuant to Rule 32. I and those contained in the plea agreement.		
Date: Defendant's sig	nature				
Determant's sig	Hatule				
		() -		

Defendant(s) Name / Address / Phone

STATE OF ARIZONA vs.	С	CASE NUMBER:			
		LEPHONIC GUILT	Y / NO CONTEST PL	EA PROCEEDING	
Defendant	DOB				
	amed defendant personally appeared entified himself or herself to me by pr		knowledge that he or	she read all of the	
	nt of the defendant's right index finger	(driver's li	icense number and/or pictu	re identification)	
	Date:				
	Signature				
	Officer Name and Badge Number			_	
	Law Enforcement Agency				
	Address				
	Telephone Number	()	<u>-</u>		
Right Index Finger					
3					
 Of the nature of the cha Advised the defendant Ascertained that the defendant 	onally advised the defendant telephon arges against him or her. of all constitutional rights which defer efendant wishes to give up the constitute andant's probation or parole status.	ndant waived by ple		n advised.	
	ct for believing the defendant is guilty e result of force, threats or promises				
On the basis of these finding charges, and I accept his or	gs, I conclude that the defendant know her plea.	vingly, voluntarily a	nd intelligently pleads	guilty to the above	

Date:_____

Justice of the Peace